UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SPENCER MEYER, individually and on behalf of those similarly situated,

Plaintiffs,

-against-

TRAVIS KALANICK and UBER TECHNOLOGIES, INC.

Defendants.

1:15 Civ. 9796 (JSR)

ECF Case

DECLARATION OF JAMES H. SMITH IN SUPPORT OF PLAINTIFF'S MEMORANDUM OF LAW IN SUPPORT OF HIS MOTION FOR RELIEF RELATED TO THE ERGO INVESTIGATION

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Counsel for Plaintiff Spencer Meyer

James H. Smith, pursuant to 28 U.S.C. § 1746, declare under penalty of perjury as follows:

- 1. I am an attorney at McKool Smith, P.C., representing Plaintiff Spencer Meyer ("Plaintff") in the above-captioned case, and I make this declaration in support of Plaintiff's Memorandum of Law in in Support of Motion for Relief Related to the Ergo Investigation.
- 2. I am over eighteen years of age and have personal knowledge of the matters stated herein.
- 3. Attached to this declaration as Exhibit A is a true and correct copy of a document produced by Uber Technologies, Inc. ("Uber") at UBER-PRIV0000001- UBER-PRIV00000021. Uber has designated this document "Confidential" under the Protective Order entered on June 16, 2016 ("Protective Order").
- 4. Attached to this declaration as Exhibit B is a true and correct copy of excerpts from the transcript of the June 23, 2016 deposition of Joseph Sullivan. Uber has designated this document "Confidential" under the Protective Order.
- 5. Attached to this declaration as Exhibit C is a true and correct copy of excerpts from the transcript of the June 22, 2016 deposition of Mathew Henley. Uber has designated this document "Confidential" under the Protective Order.
- 6. Attached to this declaration as Exhibit D is a true and correct copy of excerpts from the transcript of the June 23, 2016 deposition of Craig Clark. Uber has designated this document "Confidential" under the Protective Order.
- 7. Attached to this declaration as Exhibit E is a true and correct copy of a document produced by Global Precision Research LLC d/b/a Ergo ("Ergo") at ERGO-0001169-ERGO-0001193. Ergo has designated this document "Confidential" under the Protective Order.

- 8. Attached to this declaration as Exhibit F is a true and correct copy of excerpts from the transcript of the June 15, 2016 deposition of Todd Egeland. Ergo has designated this document "Confidential" under the Protective Order.
- 9. Attached to this declaration as Exhibit G is a true and correct copy of a document produced by Uber at UBER-PRIV0000055. Uber has designated this document "Confidential" under the Protective Order.
- 10. Attached to this declaration as Exhibit H is a true and correct copy of a document produced by Ergo at ERGO-0000396-ERGO-0000418. Ergo has designated this document "Confidential" under the Protective Order.
- 11. Attached to this declaration as Exhibit I is a true and correct copy of a document produced by Ergo at ERGO-0000467-ERGO-0000468. Ergo has designated this document "Confidential" under the Protective Order.
- 12. Attached to this declaration as Exhibit J is a true and correct copy of a document produced by Ergo at ERGO-0000626. Ergo has designated this document "Confidential" under the Protective Order.
- 13. Attached to this declaration as Exhibit K is a true and correct copy of excerpts from the transcript of the June 14, 2016 deposition of Miguel Santos-Neves. Ergo has designated this document "Confidential" under the Protective Order.
- 14. Attached to this declaration as Exhibit L is a true and correct copy of a document produced by Ergo at ERGO-0001039. Ergo has designated this document "Confidential" under the Protective Order.

- 15. Attached to this declaration as Exhibit M is a true and correct copy of a document produced by Ergo at ERGO-0000443. Ergo has designated this document "Confidential" under the Protective Order.
- 16. Attached to this declaration as Exhibit N is a true and correct copy of a document produced by Ergo at ERGO-0000697-ERGO-0000717. Ergo has designated this document "Confidential" under the Protective Order.
- 17. Attached to this declaration as Exhibit O is a true and correct copy of a document produced by Ergo at ERGO-000665-ERGO-0000667. Ergo has designated this document "Confidential" under the Protective Order.
- 18. Attached to this declaration as Exhibit P is a true and correct copy of excerpts of a document produced by Ergo at ERGO-0000668-ERGO-0000684. Ergo has designated this document "Confidential" under the Protective Order.
- 19. Attached to this declaration as Exhibit Q is a true and correct copy of a document produced by Ergo at ERGO-0000689-ERGO-0000696. Ergo has designated this document "Confidential" under the Protective Order.
- 20. Attached to this declaration as Exhibit R is a true and correct copy of excerpts of a document produced by Ergo at ERGO-0000821-ERGO-0000836. Ergo has designated this document "Confidential" under the Protective Order.
- 21. Attached to this declaration as Exhibit S is a true and correct copy of a letter from Peter Skinner to Brian Feldman, dated March 29, 2016.
- 22. Attached to this declaration as Exhibit T is a true and correct copy of letter from Peter Skinner to Brian Feldman, dated April 25, 2016.

23. Attached to this declaration as Exhibit U is a true and correct copy of a letter from

Alanna Rutherford to Brian Feldman, dated May 18, 2016.

24. Attached to this declaration as Exhibit V is a true and correct copy of an e-mail

from Nicola Hanna to Plaintiff's counsel, dated May 25, 2016.

25. Attached to this declaration as Exhibit W is a true and correct copy of a letter from

Brian Feldman to Peter Skinner, dated March 23, 2016.

26. Attached to this declaration as Exhibit X is a true and correct copy of a letter from

Brian Feldman to Peter Skinner, dated May 10, 2016.

27. Attached to this declaration as Exhibit Y is a true and correct copy of a letter from

Peter Skinner to Brian Feldman, dated May 11, 2016.

28. Attached to this declaration as Exhibit Z is a true and correct copy of a letter from

Brian Feldman to Peter Skinner, dated May 13, 2016.

29. Attached to this declaration as Exhibit AA is a true and correct copy of a letter

from Peter Skinner to Brian Feldman, dated May 16, 2016.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on: June 29, 2016

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